LAWSON M. HARVEY AND A. F. POTTS ELECTED CHAIRMEN.

Resolution Adopted by Legal Committee Indorsing the Opinion of Three Former Judges.

CENTRAL LABOR UNION ACTS

FORMATION OF THE GAS CONSUMERS LEAGUE INDORSED.

Committee Appointed at a Former Meeting Submits Its Report to the Central Body.

The legal committee of the Gas Consumers' League, consisting of fifteen of the leading lawyers of the city, met at the Commercial Club rooms yesterday, and, after a full discussion of the law involved in the controversy, unanimously passed the following resolution:

"Whereas, Having carefully considered and discussed the law governing the Consumers' Gas Trust Company of the city of Indianapolis, and the rights and duties of said company and its officers, and having read and fully considered the opinion rendered by ex-Judges Elliott, Howe and prove the said opinion, believing that such opinion states the law of the case."

Ex-Judge Lawson M. Harvey was elected Moores secretary. The committee then entered into a discus-

There was a full meeting of the executive committee of the Gas Consumers' League held in another room of the Commercial Club at 1 p. m. yesterday, resulting in the election of Alfred F. Potts as chairman and Col. C. E. Merrifield as secretary. The general situation was discusted and the secretary instructed to advise the board of directors of the Consumers' Gas Trust Company that the Gas Consumers' League was now fully organized, and offered its services to the majority of the board of directors of the Consumers' Gas Trust Company to give them every aid in holding said company for the public service by the manufacture and distribution of gas in acassociation of said company. A subcommittee was appointed to submit definite plans for future action along the several

The finance committee is to meet to-day at 1 o'clock at the Commercial Club rooms. The letter of Herman Lieber, declining the presidency of the league, has been made public. It is as follows:

"Gentlemen-I understand my name has been mentioned as president of the Gas Consumers' League, and wish to say if I were not in my advanced years I would accept and regard the place as a great honor. I think, however, that men who are in the prime of life are needed to fill

"It seems strange to me that we should be forced to protect ourselves against the evil influences which have crept into the active management of the Consumers' Gas Trust. And yet such is the case. In the first place, the object of our league must be to see that the title of the Consumers' Gas Trust is firmly established in the name

"The steps which will follow are simple enough, and your committee is so constituted that you can give the reconstructed board of directors business-like advice. We all learn by experience, and certainly ought to know by this time that a public institution like the Consumers' Gas Trust must be carried on under the same control, under the same restrictions, as a wide-awake bank or any similar private institution of the same magnitude. "Now, gentlemen, your cry is, 'Save the Believe me that I am fully with

you. You can depend on my moral support as well as my financial aid."

The Organization of the Consumers' Gas League Is Indorsed.

CENTRAL LABOR RESOLUTIONS.

The committee, appointed by the Central Labor Union several weeks ago to act upon the question of the Consumers' Gas Trust Company, reported last night at the meeting of the organization. The committee includes E. P. Barry, J. F. White, M. F. Butler and E. J. Collins. The following resolutions were offered and adopted:

icy of the Central Labor Union to propose and support measures and movements for the common welfare, and in harmony with this policy we now pledge our united and erganized in this city to save the Consumers' Gas Trust, to the end that this In this connection this body desires to

merited rebuke which all classes of citizens to locate the thieves. are now administering to the promoters of the Eureka Investment Company, which concern, it seems, is to be used as the instrument to wreck the Trust Company, if day afternoon and about \$400 worth of jewsuch result is possible. That men who have been, and are still, acting as directors in the Gas Trust Company should be guilty of using their ability and business en- on Sunday afternoon and they secured ergy in efforts to divert a most sacred trust from its avowed purpose; that instead of endeavoring to overcome difficulties they have so acted as to seriously jeopardize the future life of a beneficent institution, is to our mind reprehensible in the highest degree, and deserves the unqualified cenmen should be judged largely by their acts and the failure of these men to carry out the plain provisions of a trust will justify the widespread suspicion that they ought not to be trusted in other affairs in our

everyday life. The Central Labor Union also desires to record its warm commendation of the acts of the majority members of the present organized board of directors, who, under the leadership of Major W. J. Richards. are now courageously and intelligently fighting for the life and future usefulness of the Trust Company, and we hereby extend to them whatever aid it is possible for-us to give in this contest.

"For the purpose of aiding in the crystallization of public opinion and in the practical work incident to the campaign to prevent the wrecking of the Consumers' Gas Trust, we hereby indorse the organization of the Consumers' Gas League, and earnestly urge upon the members of all affiliated unions to become members of this league, which involves no financial obligation, and thereby give active and substantial support to the movement.

WAITING FOR HASTINGS.

Mayor and City Officials Will Try to

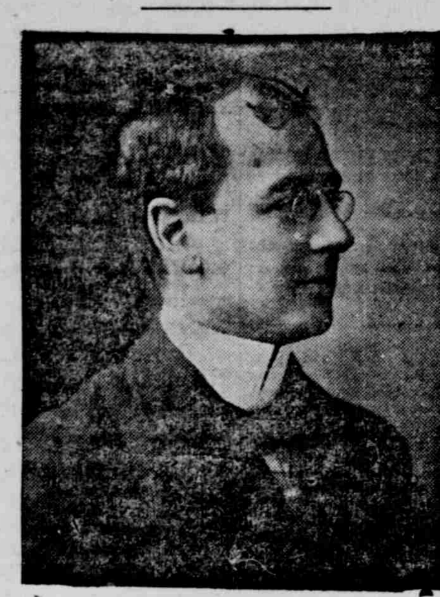
Get Gas Rates Reduced. Mayor Holtzman, City Controller Dunn, City Attorney Warrum and President Downing, of the Board of Public Works. are awaiting the arrival of F. S. Hastings, of New York, president of the Indianapolis Gas Company, in order to take up the question of obtaining better rates on artificial fuel. Consultations with John R. Pearson. assistant to the president, have already been held by the city officials, but Mr. Pearson is unable to take action of any sort until the arrival of President Hast-Mr. Pearson does not believe, however, that the rate can be moderated to the work of the federal grand jury. any extent.

Banker Arrested.

OKLAHOMA CITY, O. T., Nov. 23.-Presilent R. E. Neal, of the Bank of Ravia. L. T., was arrested at Medili and taken back to Ravia to-day, charged with taking 5,000 of the bank's money Saturday night. He agreed to return everything he had taken and will probably not be prosecuted. Neal says speculation in cotton led him into the trouble.

You will never tire of Mrs. Austin's Pariakes, a fresh supply now on hand at four grocer's.

## GAS COMMITTEES MEET John Farson, of Chicago; Millionaire with a History



A dozen years or so ago John Farson, little below the average height, slight of Chicago, who was one of the speakers form, but compactly built, with every evi of Chicago, who was one of the speakers at the Meridian-street M. E. Church last night, was endowed with little or nothing in the way of worldly goods, but he possessed a magnificent nerve, a good education, a clear head, the money-making in- would be taken for a man of from thirty stinct and an abundance of "get up and to forty years, and even with his hat off, Walker, we do hereby indorse and fully ap- git," both mental and physical. To-day he is rated as one of Chicago's millionaires; to which he confesses. and is at the head of the big bond brokerage and banking firm of Farson, Leach chairman of the committee and Merrill & Co., which has branches in New York, lion-dollar model servant stories Mr. Farson ness that extends all over the country. Mr. He is a motorphobe of a pronounced type, sion of legal remedies proposed by various | Farson had just one other natural advan- owns half a dozen machines, including an members and appointed subcommittees to tage which is not given to every man-he \$8,000 touring car; is president of the Chireport at a later meeting to be held during was born in Indiana. He selected Union | cago Automobile Club, and enters into the City for his birthplace some forty-eight years ago, getting barely inside the State line, but his feet first touched Hoosier soil | Chicago football game. "We have 200 memand he started right with the world.

"Newspaper men have got me into all kinds of trouble," said Mr. Farson last night at the Claypool, a few minutes before he left for his train, "but they have never ill treated me and I bear them no ill will," he added, with a smile

"As an instance of the libertles they have taken with me and the trouble that has cordance with the terms of the articles of ago I casually remarked that a model servant girl would be worth her weight in gold, or, I believe, a million dollars was the valuation I placed on such a rarity. Chicago newspaper man immediately wrote a story, setting out that I had said I would give \$1,000,000 for a model servant The story must have been widely copied, for since that time I have received not less than 20,000 letters from all parts of this country and from all the countries in the world-Germany, France, Russia, England, Australia, India, China, Japan, New Zealand, and I know not what others-from girls and women who applied for the prize. One that I recall wrote that she was sure she was just the woman I wanted for she had had thirteen years' experience in an insane asylum.

> "Again, the story got started in some way that I would give \$1,000,000 to a deserving educational institution, and as result I am receiving an average of 100 letters a day now on that subject. However, the humorous side of these hoaxes appeals as much to me as to anyone, and have enjoyed them, although I am sorry to think that so many people have been duped by them."

dence of a good physique and an abundance of nervous energy. He is smooth shaven, his features are clear-cut and regular, and the lines about his mouth and bespeak the humorous, kindly bent in his nature. With his hat on Mr. Farson revealing a bald spot on the top of his head, he does not look the forty-eight years

Aside from furnishing material for mil-Philadelphia and Boston and does a busi- finds his chief diversion in automobiling. weeks ago he made a run from Chicago down to Champaign to attend the Illinoisbers of the Chicago Automobile Club now,' that number increased to 1,000 within a year or two." Automobile Topics of New York, in speaking of Mr. Farson as president of the Chicago club, says: "His first official utterance after being elected strikes a note which the worst motorphobe in the Western city cannot but echo with approval. For a city which boasts of the finest boulevard system in the world Chicago has certainly a great deal to be ashamed of in the way of wretched streets. Cleaning the Augean stables was child's play as compared with the job of tidying up the thoroughfares of the Windy City. Promises of reform in this direction have figured in every political platform since the Indians carried the town out of Fort Dearborn, and if John Farson can make any appreciable headway toward such a result he need have no fears about ever the city. United States."

Speaking of serious affairs, Mr. Farson financial situation is much improved.

body was holding his breath and expecting the bottom to fall out of everything at any moment," he said. "Money is easier, and the return of confidence in the market is very apparent. The market reports to-day showed all stocks, with a possible exception, steady and in good shape. There is plenty of money in the country, the banks are full of it, and with the return of confidence is bound to come out more freely and at lower rates. Of course, the tendency will be toward the conservative all along the line until after the next election, but I do not believe we shall have a recurrence of In personal appearance Mr. Farson is a the conditions of a few weeks since,"

## BURGLARS ARE ABROAD HOLY CROSS CHURCH FAIR

CIGAR STORE IN STEVENSON BUILD- IT OPENS AT MASONIC HALL VERY ING PREY FOR THIEVES.

Valuable Property Stolen from Residences - Superintendent Opposed to Publicity.

Between 3 o'clock yesterday afternoon and 8 o'clock last night burglars broke "It has always been the recognized pol- open the door of the storeroom of the Stevenson building cigar stand and stole | sonic Hall, opened last night with a fine twenty boxes of fine cigars and a quantity, attendance. The local merchants have less complaint among union people of the of tobacco. The act was a most daring been generous in their giving, and many of tobacco. The act was a most daring been generous in their giving, and many certain stores, when the purchasers ask for one, as the halls of the building are al- wholesale and retail firms from all over the union label, the merchants say that ways filled with people during those hours | the country have contributed articles of | they can get them the label in a few mincompany will be enabled to fulfill the pur- and the door was torn from its hinges value to the few people who are trying feit labels. pose of its origin, to supply gas to the without regard for noise or appearances. to defray the expenses incurred in putting The police were notified as soon as the dis- in the new heating and lighting plant at add its voice to the emphatic and well- covery was made, but they were unable

The residence of Ira Chapman, 3537 North Meridian street, was broken into on Sunelry stolen. The residence of Judge Vinson Carter was entered by house breakers about \$75 in money and \$300 worth of silver-

Under the present administration red tape is the whole thing at the police station and the greatest care is being taken sure of all honest men. We believe that that all robberies and burglaries be kept from the public. Every patrolman on the force has been instructed that to tell of a theft to a reporter would probably mean expulsion from the service. At the present time the city is infested with burglars and thieves.

An order was issued on Sunday to the effect that no reporters were to be lowed to ride on the patrol wagon. The order in itself is of little significance until it is known that much of the news heretofore got by the reporters was obtained through riding to the scene of action on the patrol wagon, where the information was obtainable first hand. The order that the patrol is no longer to be used for that purpose, in addition to an order that the destination of the wagon when it leaves the police station is not to be told, will from the papers.

History of Lynchehaun Case.

The committee of Irish citizens, who propose to print the full history of the Lynchhaun case, has asked Assistant United States District Attorney La Follette, who conducted the prosecution of James Lynchehaun in his trial before United States Commissioner Moores, in conjunction with James Fox, of New York, to present the British side of the hearing for the book.

books or pamphlets to all the Irish societies in the country so that Irishmen may become acquainted with all the proceedings. Both sides of the controversy will be set out in the report and, if possible, Mr. La Follette's speech at the trial will be published in full. The speech was delivered extemporaneously and Mr. La Follette said he did not know whether he could comply with the request of the committee or not. At present he is very busy with

Goldie Graham Released. Goldie Graham, the young woman arrested Saturday night and charged with malicious trespass, pleaded guilty in Police Court yesterday and as a result of the evidence brought out in the trial she was released on the promise of her parents to pay for the four window lights and the door which she had broken. Mrs. Goldie Graham has been married but a few months, and it seems that her father-in-law succeeded in inducing her young husband to leave her and that caused all the trouble

AUSPICIOUSLY.

Things Good to Eat and Many Necessaries on Sale in the Booths-Several Contests Arranged.

The fair which is being given by the Holy Cross Church under the direction of its pastor, the Rev. James A. Wade, at Mathe corner of Oriental and Ohio streets. which will light and heat the church, school | Indianapolis Foundry Company Will and several other buildings connected with the institution. The officers of the fair are: James A. Wade, president; Robert W. Walden, vice president; John J. Flaherty, secretary, and Jeremiah A. Egan, treasurer.

A regular home-cooked dinner will be served each day from 11 until 2 o'clock, and the ladies in charge declare that each patron will get his money's worth before leaving. Thanksgiving day a special turkey dinner will be served, but the cost will be the same-25 cents. Thursday afternoon be able to attend the theaters. One of the novel features of the fair is the following ladies: Miss Catherine Sullivan.

president, Miss Gorman, Miss Nettie Landers, Miss Marguerite Landers, Miss Mollie Jacobs and Miss Anna Sweeney. There may be found anything desirable, especially try stores which have been seen in this city, everything is new. Next to the counis in charge of the Children of Mary. Each any discrimination." one of the girls belonging to that society has made a pillow for the fair, and many very beautiful ones are on sale. This booth is in charge of Misses Angela Cullity, Bertha Farrell, Nellie Fitzgerald, Anna Murphy, Stella Henninkamp, Mary Senefield, Julia Foley and Margaret Flanagan. The candy booth is also in charge of the Children of Mary, and many toothsome articles are offered there for sale. Passing along, the next booth is run by the Young Men's Institute, and there kinds J. A. Egan is in charge, and he is assisted by Herman Kirkoff, Leo Connaughton, Miss Mollie Murry and Miss Mamie Gorman. The Ladies' Social Club has secured a large space and serves ice cream and home-made This is in charge of Mrs. J. P. Senefield, Mrs. D. L. Powell, Mrs. E. E. Eich and Mrs. James Powers.

The next booth, in charge of Mrs. Joh Richoff, Mrs. Hugh Reynolds, Mrs. R. W. found. The wheel of fortune, which de-John Richoff. This booth proved to be the center of attraction, and was the best money-maker in the hall. Last, but not least, is the gypsy tent, in charge of Miss I. Greanon and Miss Corcoran. It is possible to have one's fortune told a dozen times a day, and each time hear new

things. A few very interesting contests have been arranged, including the contest for the most popular young lady in the church, for which a \$35 coat is offered to the winner, the most popular altar society in the city. the prize for the winner being two large vases valued at \$15, and the contest for the most popular child under five years, to which a very beautiful doll will be given.

of Dec. 7. The occasion will be an address for additional time to be a solution of Labor, which has just ended. There to be a solution of Labor, which has just ended. There to be a solution of Labor, which has just ended. There to be a solution of Labor, which has just ended. There to be a solution of Labor, which has just ended. There to be a solution of Labor, which has just ended. There to be a solution of Labor, which has just ended. There to be a solution of Labor, which has just ended. There to be a solution of Labor, which has just ended.

WRITES TO CENTRAL LABOR.

He Points Out that the Complaints Against Indianapolis Factories Are Unfounded.

AN INTERNATIONAL ORGANIZER

RUDOLF SCHIRRA, OF THE BAKERS' UNION, MAKES A SPEECH.

Present Status of Trouble at the Indianapolis Foundry Company's Plant-Local Labor News.

A report was read last night at the meeting of the Central Labor Union in Pierson's Hall from Factory Inspector McAbee, stating that a thorough investigation had been made of the factories in the city in which, it was charged, the child labor laws had been violated by the employers hiring children under the age limit. In his report Mr. McAbee said that it had been found that children under the age of fourteen were not employed in the factories mentioned in the complaints and where it was found that young children were employed they were always working with their mothers in the factories. The two factories where it was charged young children were employed were the Van Camp Packing Company and the Malleable iron works. The matter of child labor was discussed at length by the members of the Central Labor Union, the general opinion prevailing that under no condition should children be low the ages of fourteen be employed in

LENGTHY SESSION. The meeting of the Central Labor Union was unusually long, although nothing of great importance came before the body. he said, "and I expect confidently to see | The grievance committee reported in regard to the trouble at the Indianapolis polo rinks, advising that the rinks should not be placed on the unfair list at the present time. Although C. C. Buck, contractor of the rink work, has agreed that all his men shall join the carpenters' union, and they have made the first payment on their fifteen-dollar initiation fees, there is a suspicion among the carpenters that now that the work is completed, their first payments will be forfeited and the men will back out of the union. For this reason action on the rinks will not be taken until the remaining payments fall due. The men employed by Mr. Buck formerly belonged to Conrad Bender's union, an organization formed to compete with the organized carpenters of

The arbitration committee handed in report in the fight that has been going on between the National Association of Steamfitters and the United Association of expressed the opinion that the general Plumbers. The report favored the former, and recommended that their delegates be refused seats in the Central Labor Union. "We are getting away from the panicky The trouble dates from the strike of the condition of a few weeks ago, when every- steamfitters last June, during which it was | that date, Cooper charges, Ellis "wrongcharged and found to be true that the members of the Plumbers' Union took the places of the steamfitters, working at less

INTERNATIONAL ORGANIZER. Rudolf Schirra, general organizer of the Bakery and Confectionery Workers' International Union of America, was present, and spoke at length on the union label. The organizer is from Cleveland, O., and is in the city to organize more solidly the local union of the organization which he represents. He will be in Indianapolis until Christmas. His visit is due to the lack of interest that is being manifested by the

members of the local union. Fred Randall, of Denver, Col., an organizer of the Western Federation of Miners, who are now on strike in Colorado, was also present and spoke on unionism. He said in the course of his remarks that it had been claimed that the recent accident in the Vindicator shaft at Cripple Creek was due to the miners, as a piece of a revolver used to discharge the dynamite had been found in the bottom of the mine. Mr. Randall claimed that he was well quainted with the mine; that there is three hundred feet of water in the bottom of the mine and that it would have been impossible for the operators to find a revolver, as was stated. He said he believed the explosion was entirely accidental, caused by the friction of the elevator in the shaft, which drops 600 feet in less than a minute. A resolution was adopted by the central body to the effect that all merchants employing fake labels be declared as not running union houses. There has been more or city of the labels some merchants use. At utes and then go out and secure counter-

SUIT MAY BE BROUGHT.

Probably Seek Injunction. Officials of the Indianapolis Foundry Company are expected to file a suit for an injunction and permanent restraining order to-day against the local unions of the Iron Molders' Union, which have declared a strike against their shop and keep pickets continually about the plant. The injunction will cite that the men now employed by the company have been hindered, threatened and intimidated by members of the a card party will be given, and all are striking unions, and as a precaution, they invited to attend, with the assurance from | have had to fit up quarters where their the young ladies who will have charge of it employes can eat and sleep; that it has that they will have a fine time. In the become dangerous for their men to go to and evening a band concert will be given, and from work; that the company's property is also a dance, which is expected to interest | in peril at the hands of the strikers and | pany, Frederick Francke and Joseph E. many outside of the church who will not that the injunction is necessary for the company to continue in business. About one hundred and forty iron moldcountry store, which is in charge of the ers are on strike at the Indianapolis Foundry Company, having walked out a month ago because of the refusal of the company to grant their demands for union shop. Murray, Miss Anna Wise, Miss Myrtle D. I. Dissette, one of the officers of the company, said that they absolutely refuse to discharge their nonunion men and hire furniture and stoves, and, unlike other coun- only union men. "Our men can do as they please," he said. "If they join the union that is their affair, and if they do not, that keep much news of robberies and thefts | try store is the pillow and doll booth, which | also is their business. We refuse to make STRIKE IS SETTLED.

A Labor Difficulty at Terre Haute Finally Adjusted.

Labor Commissioner McCormick returned yesterday from Terre Haute, where he spent several days trying to settle the strike at the American Car and Foundry soft drinks, and cigars are offered for sale. Company's plant. The trouble was adjusted yesterday morning. One hundred and five men struck several days ago because the company refused to reinstate twelve men that had been discharged for alleged insubordination. With Mr. McCormick at Terre Haute was D. C. Hogan, organizer for the Interstate Association of Car Workers. Both worked hard until the difficulty was adjusted. The strikers re-Waldron and Mrs. Emma Baur, is run by turned to work on the agreement of the the Ladies' Altar Society, and there all company to reinstate four of the twelve kinds of jewelry, dishes and china may be men discharged. This company is a branch establishment of a large corporacides the winner of many valuable arti-cles, is in charge of Mr. E. Eich and Mr. sonville and had a strike on its hands a few weeks ago.

LONDON LABOR LEADER.

Hon. James O'Grady Will Deliver Address Here on Dec. 7.

Active preparations will be made by labor of Dec. 7. The occasion will be an address

will be other speeches also, but that of Mr. O'Grady will be the central one. It is genegates who attend the convention to make tour of the country, making speeches to the laboring classes. There are two dele-gates from Great Britain and two from Canada, who always attend the convention of the American Federation of Labor.

POLITICS IN THE PULPIT.

Christian Ministers Decide It Has a Place-Methodists and Canteen.

At the regular meeting of the Christian

ministers of the city held yesterday the' question of how far politics should enter into preaching was discussed at some length. All the ministers, without exception, agreed that politics might be referred to in their sermons. The occasion of the discussion was a paper upon the subject read at the meeting by the Rev. Frank W. Norton, of the Irvington Christian Church. Mr. Norton thought that since Christianity entered into all the other relations of life it might also enter into politics. He said that if religion was not to be encouraged and manifested

in political affairs, in which of the activities of life should it be manifested? Against Repeal of Canteen Law. The committee composed of the Revs.

Stansfield, Goodwin and Hyde yesterday reported at the meeting of the Methodist Ministers' Association on the proposition to repeal the law which prohibits the sale of intoxicants in army canteens. The report contained the following resolution, which was unanimously adopted: "Resolved, That, as representing the en-

tire body of Methodist preachers in In-dianapolis and vicinity, and as we believe the entire body of Methodist preachers in Indiana, and the more than 200,000 Methodists of the State, we most earnestly protest against such a repeal. \* \* \* We believe the canteen, as we now have it, has not had a fair trial in point of time, and from the avowed opposition of certain military to ignore or break the fully expressed wish of the people through Congress as to sobriety in the army. The principal question under discussion at the meeting was "Shall the Time Limit as to Pastorates be Restored to One Year?" The matter was discussed at some length, but no definite steps were taken.

HE ACCUSES HIS FATHER-IN-LAW OF DOING MANY MEAN THINGS.

Claim Made that He Lost His Wife and His Money-Damage Suit Compromised-Court News.

William H. Cooper yesterday filed three suits in the Superior Court, two of them against his father-in-law, John Ellis, and the third against John Ellis and others. In the first suit Cooper sues to recover \$10,000 damages for money given to his father-in-law, in trust. He alleges that he gave Ellis \$9,600 in 1888 to be held, controlled and managed by him. In 1902, Cooper alleges, he made demands for the return of the money, which were refused. The second suit against Ellis is also to recover \$10,000. Cooper alleges that he married Annette Ellis, the daughter of the defendant, on Nov. 28, 1883. Shortly after fully, wickedly and maliciously contrived and intended to injure the plaintiff by han the union scale and more than union | wrongfully and maliciously coaxing, tempting and persuading his wife to leave him, and that Ellis did, on Oct. 1, 1902, induce Mrs. Cooper to file divorce proceedings in the Circuit Court." The court denied her a divorce and she returned to her husband. It is further alleged by Cooper that after his wife had returned to him his father-inlaw still attempted to get her to leave him and finally did get her to do so, causing the plaintiff great humiliation and mental

The third suit is against John Ellis, Joseph Ellis and the Security Trust Company, guardian of Joseph Ellis, and is brought to quiet title to thirty-three acres of land and five lots in Augusta, Ind. ----

COMPROMISED FOR \$3,000. Miss Bertha Young Settles with the

Railway Companies. Miss Bertha Young yesterday received

\$3,000 damages from the Indianapolis Traction and Terminal Company and the Indianapolis Union Railway Company in Judge Leathers's court by agreement of the parties to the suit. On the night of Nov. 26, 1902, Miss Young was the only passenger on a street car

going to the South Side. When the car reached the intersection of the Belt tracks and Southeastern avenue a Belt switch enigne ran into the street car from the east and lifted it off the rails. A Belt engine a few seconds later struck the street car from the west and knocked it several feet. Miss Young received internal injuries by reason of the collision, and the motorman of the street car and one of the trainmen were killed. Miss Young filed a suit for \$15,000 before Judge Leathers on account of her injuries, and the case was venued to Brown county and Judge Buckingham was to have tried it. The attorneys on both sides agreed to dismiss the suit and settle it by agreement. An amended complaint was then filed by Miss Young yesterday in the Marion Superior Court in order that the case might

nally brought. SAYS SALOON IS NUISANCE.

be settled in the court where it was origi-

Lucy A. Caylor Wants \$5,000 Damages

and Restraining Order. The State of Indiana on the relation of Lucy A. Caylor, living at the southwest corner of West and Pratt streets, yesterday brought a \$5,000 damage suit against Frank Compton, the Indianapolis Brewing Com-McNamara on account of alleged damages to her property by the operation of a saloon near her premises. saloon immediately north of her property, a cement sidewalk only intervening between the two premises. Mrs. Caylor further alleges that Compton has sold intoxi-

The plaintiff alleges that Compton runs a cating liquors on Sundays and at other illegal hours and has permitted drunken persons to congregate about his place who engage in loud talk and profane and vile lan-guage and other disorderly conduct within the hearing of the plaintiff and her family. The plaintiff also asks that a permanent injunction may issue to restrain Comptop from selling intoxicants.

New Term of Higher Courts. The Supreme and Appellate Courts of Indiana began a new term yesterday, the total number of cases pending, 768. In the Supreme Court there are 151 cases and in the Appellate Court 617.

Estate of Danforth Brown. The Union Trust Company yesterday qualified as administrator of the estate of Danforth Brown, who died recently. His estate is valued at between \$15,000 and

HIGHER COURTS' RECORD. SUPREME COURT. -Minute.-

20107. Charles Terry vs. Joseph P. Beyers et al. Clark C. C. Appellant's waiver. -New Suit .-20221. Della Leonard vs. John Whetstone al. Tipton C. C. Appellant's assignment of errors on appeal from Appellate Court. No. 4499. APPELLATE COURT.

-Minutes .-4916. T., St. L. & Western Railway Co. vs. George Fenstemaker. Grant S. C. Appellee's petition for additional time. Granted to Dec. 4917. T., St. L. & Western Railway Co. vs. Henry N. Parks. Grant S. C. Appellee's petition for additional time. Granted to Dec. 5, for additional time. Granted to Dec. 5, 1903.
4855. Matilda Neff vs. Metropolitan Life In-surance Co. Marion S. C. Appellant's petition for additional time. Granted to Dec. 5, 1963. 4960. Carolus C. King vs. Board of Commis sioners Martin County. Orange C. C. Appe

4970. T. St. L. & Western Rallway



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Luther Bond. Madison S. C. Appellant's brief 4914. New Kanawha Coal and Mining Co. vs.
Don Wright. Vigo C. C. Joinder in errors and
appellee's brief (8.)
4875. Hoosier Construction Co. vs. National
Bank of Commerce of Seattle. Marion S. C. Appellant's brief (8.)
4616. C., I. & L. vs. Southern Indiana Railway Lawrence C. C. Appellant's additions authorities (8.) 4986. Bernard H. Renn et al. vs. United States Cement Co. Jefferson C. C. Appellant's brief 5068. Nancy Beasey et al. vs. Thomas J. High. White C. C. Return to certiorari. -New Suit --Joseph H. Engle vs. Elizabeth C. John-

son et al. Jasper C. C. Record. Assignment of errors. In term. Bond. THE COURT RECORD.

SUPERIOR COURT. Room 1-John L. McMaster, Judge. Charles Miller vs. Charles Steinford et al.; amages. Plaintiff dizmisses. Judgment against Marie Dahl vs. Indianapolis Traction and Terminal Company; damages. On trial by jury. Benjamin Fisher vs. John Johnson; on note Judgment on verdict for plaintiff against defendant for \$106.80 and costs. Sarah Pattison vs. Sarah Carpenter et al foreclosure. Dismissed. Costs paid.

Room 2-James M. Leathers, Judge. M. J. Spencer vs. City of Indianapolis; account. Dismissed and costs paid. Bertha Young vs. Indianapolis Street-railway Company et al.; damages. Evidence heard. Finding and judgment against defendant for Mattie Bryan vs. Isadore M. Johnson; fore-closure. Defendant defaulted. Finding and judgment against defendant for \$100. Forecosure and sale ordered. Room 3-Vinson Carter, Judge.

Laure E. Avery et al. vs. Edward E. Hatfield et al.; specific performance. On trial by court. CIRCUIT COURT. Henry Clay Allen, Judge.

Anna J. Comstock vs. Besten & Langen. Submitted to jury. Evidence concluded. CRIMINAL COURT. Fremont Alford, Judge. William White; associating with prostitutes. Defendant arraigned and enters plea of guisty. Fined \$10 and costs.

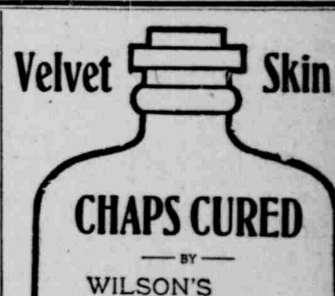
arraigned and enters plea of guilty to assault. Fined \$10 and costs. Charles Richmond; assault and battery (J. P.) State nollies for lack of evidence Charles Wagner; assault and battery (J. P.) State nolies for lack of evidence. Fred Beckman; assault and battery. Defendant enters piea of not guilty. Evidence heard by court and taken under advisement.

Benedict Stone; profanity, Defendant enters plea of guilty. Fined \$1 and costs. Benedict Stone; drawing deadly weapons. De-fendant enters plea of guilty. Fined \$3 and costs. NEW SUITS FILED.

State of Indiana ex rel. Lucy A. Caylor vs Frank Compton et al.; complaint for damages and injunction. Circuit Court. George H. Fines vs. Charlotte Fines; divorce. Marion Hoag vs. Perry W. Turner et al.; foreclosure. Superior Court, Room 1.

William H. Cooper vs. John Ellis; complaint to recover money in trust. Superior Court, William H. Cooper vs. John Ellis; suit for damages. Superior Court, Room 1.
William H. Cooper vs. John Ellis et al.; complaint to quiet title. Superior Court, Room 1.
Edward S. Bany vs. Bertha S. Bany; divorce. Superior Court, Room 1. Oliver F. Shane vs. Enterprise Accident In-surance Company of America et al.; forectosure. Superior Court, Room 3. Superior Court, Room 2. Bertha Young vs. Indianapolis Street-rallway Company et al.; complaint for damages. Su-perior Court. Room 2.

Margaret J. Baird vs. George W. Baird; di-vorce. Circuit Court.



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